1 UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY 2 HERBERT B. RAYMOND, ESQ. 3 ATTORNEYS AT LAW Order Filed on September 25, 2017 by Clerk 7 GLENWOOD AVENUE,  $4^{TH}$  FLOOR U.S. Bankruptcy Court 4 EAST ORANGE, NEW JERSEY 07017 District of New Jersey TELEPHONE (973) 675-5622 5 TELEFAX (408) 519-6711 VOICEMAIL (815) 642-4613 6 Email: bankruptcy123@comcast.net HERBERT B. RAYMOND, ESQ. 7 JEFFREY M. RAYMOND, ESQ. KEVIN DELYON, ESQ. 8 ATTORNEYS FOR THE DEBTOR(S) 9 In Re: Case No.: 16-34520 RG 10 ZILMA I. ACOSTA, DEBTOR(S) Adv. No.: 11 Hearing Date: N/A 12 Judge: ROSEMARY GAMBARDELLA 13 14 15 ORDER AUTHORIZING LOAN MODIFICATION AND FOR OTHER RELIEF 16 17 The relief set forth on the following pages, two (2) through four (4) is hereby ORDERED: 18 19 20 21 22 23 DATED: September 25, 2017 24 Honorable Rosemary Gambardella United States Bankruptcy Judge 25 26 27 28

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- 2 Debtor: Zilma I. Acosta, Debtor(s)
- 3 | Case no.: 16-34520 RG
- 4 Caption of order: Order Authorizing Loan Modification and for
- 5 Other Relief

1. That the Debtor be and is hereby authorized to enter into and consummate a loan modification with Cenlar, Fsb ('Cenlar'), pursuant to the terms and conditions of the proposed loan modification agreement, entitled Loan Modification Agreement (Providing for Fixed Interest Rate) and the accompanying partial claim mortgage, filed as an Exhibit in support of this motion, relating to real property located at 102 Grove Street, Bloomfield, New Jersey and the loan modification be and is hereby approved.

- 2. That the Debtor and/or Cenlar, be and are authorized to enter and consummate any transaction necessary and incident to the loan modification relating to this property, the sole exception being the transfer of the property or an interest in the property by the Debtor(s) to someone else.
- a. Limited automatic stay relief is granted, to allow Cenlar, to negotiate any such agreement with the Debtor or counsel, enter into and sign a loan modification agreement, and record any documents with the appropriate county recorders office without such action being considered a violation of the automatic stay.
- 3. That the Debtor and/or Cenlar, are authorized to negotiate and prepare the terms or documents relating to a loan

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modification, or any necessary transaction incident to a loan modification agreement, such as, but not limited to the circumstances described above, with respect to this property and any such negotiation and/or preparation of documents and/or recording of documents, by the parties shall not considered to be a violation of the automatic stay and are specifically authorized by the Court.

- 4. That any communication by the parties relating to the loan modification shall be considered to be negotiations, pursuant to the Rules of Evidence, and shall not be used by either party against the other in the context of any subsequent litigation in this Court or any state court, federal court or non-judicial forum.
- 5. That nothing in this order shall be construed as a modification of the plan.
- 6. That the mortgage company and/or mortgage servicer may not persuade the Debtor(s) to dismiss this case in order to consummate a loan modification.
- 7. That because the mortgage is being modified and the prepetition arrears are being addressed in the new mortgage, the pre-petition arrearage claim, which is claim number one (1) on the claims register, filed by Cenlar, or its predecessor(s),

Page 4 Debtor: Zilma I. Acosta, Debtor(s) Case no.: 16-34520 RG Caption of order: Order Authorizing Loan Modification and for Other Relief assignee(s) or successor(s) in interest, shall not be paid and the Trustee shall not make any payments/disbursements on any pre-petition arrearage claim or any post-petition arrearage, if applicable, added to the plan or claim. If the modification is not consummated for any reason, Cenlar, may, at any time during the pendency of this case, re-list the matter for further hearing, otherwise, this order shall be deemed final. 

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